IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA

JARED MODE,)
on behalf of himself and all others)
similarly situated,) No. 3:18-cv-00150-RJC-DSC
Plaintiffs,)
v.)
S-L DISTRIBUTION COMPANY LLC,)
S-L DISTRIBUTION COMPANY INC., and)
S-L ROUTES LLC,)
Defendants)

ORDER APPROVING NOTICE OF COLLECTIVE ACTION LAWSUIT

THIS MATTER comes before the Court on the parties' Consent Motion for Approval of Proposed Notice of Collective Action Lawsuit. [Doc # 151]. The Court has discretion to facilitate notice to potential plaintiffs in appropriate cases. *See* Hoffman-La Roche v. Sperling, 493 U.S. 165, 169-70 (1989). Indeed, the benefits of permitting collective action "depend on employees receiving accurate and timely notice concerning the pendency of collective action, so that they can make informed decisions about whether to participate." *Id.* at 170. Upon review, the Court finds the parties' Proposed Notice of Collective Action Lawsuit acceptable.

Based upon the foregoing, the Court APPROVES the Proposed Notice of Collective Action Lawsuit. The Plaintiff shall issue notice to the FLSA class members by First Class and electronic mail.

SO ORDERED.

Signed: April 23, 2019

David S. Cayer

United States Magistrate Judge